IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY CAMDEN VICINAGE

In re: Valsartan Products Liability Litigation

MDL No. 2875

This document relates to:

iniciti iciates to.

Honorable Robert B. Kugler, District Court Judge

Case No: 2020 -CV- 08781

Plaintiff 1: Martha Jean Pendley, Personal Representative of Marvin E. Pendley,

Honorable Joel Schneider,

Magistrate Judge

Plaintiff 2:

Plaintiff 3:

Plaintiff 4:

FIRST AMENDED

SHORT FORM COMPLAINT

Plaintiff(s) file(s) this Short Form Complaint and Demand for Jury Trial against Defendants named below by and through the undersigned counsel. Plaintiff(s) incorporate(s) by reference the allegations contained in Plaintiffs' Master Long Form Complaint and Jury Demand in In re: Valsartan Products Liability Litigation, MDL 2875 in the United States District Court for the District of New Jersey, Camden Vicinage. Plaintiff(s) file this Short Form Complaint as permitted by Case Management Order Nos. 3, 9, and 13 of this Court.

In addition to those causes of action contained in *Plaintiffs' Master Long Form Complaint and Jury Demand*, where certain claims require specific pleadings and/or amendments, Plaintiff(s) shall add and include them herein.

IDENTIFICATION OF PARTIES

I. IDENTIFICATION OF PLAINTIFF(S)

1. Name of individual who alleges injury due to use of a valsartan-containing drug:

Plaintiff 1:

Martha Jean Pendley

Plaintiff 2:

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| Name of the Individual(s) | Status |
|---------------------------|-------------------------|
| Martha Jean Pendley | Personal Representative |
| | |
| | |
| | |

II. IDENTIFICATION OF DEFENDANTS

6. Plaintiff(s) bring claims against the following Defendants:

(*Defendants with asterisks next to their names have been dismissed pursuant to a dismissal and tolling stipulation entered by the Parties. By checking the box next to any asterisked Defendant(s), Plaintiff thereby represents that he or she would have brought an action against said Defendant(s) but for the dismissal and tolling stipulation.)

i. API Manufacturers

| | Defendant Role | Defendant Name | HQ States |
|----------|--|---|-----------|
| V | API Manufacturer | Aurobindo Pharma, Ltd. | Foreign |
| V | API Manufacturer Parent Corporation | Hetero Drugs, Ltd. | Foreign |
| V | API Manufacturer | Hetero Labs, Ltd. | Foreign |
| | API Manufacturer | Mylan Laboratories Ltd. | Foreign |
| | API Manufacturer Parent Corporation | Mylan N.V. | Foreign |
| V | API Manufacturer | Zhejiang Huahai Pharmaceutical Co., Ltd. | Foreign |
| | API Manufacturer | John Doe | N/A |

ii. Finished Dose Manufacturers

| | Defendant Role | Defendant Name | HQ States |
|----------|----------------------------|--|-----------|
| V | Finished Dose Manufacturer | Arrow Pharm (Malta) Ltd. | Foreign |
| V | Finished Dose Manufacturer | Aurolife Pharma, LLC | NJ |
| V | Finished Dose Manufacturer | Hetero Labs, Ltd. | Foreign |
| | Finished Dose Manufacturer | Mylan Pharmaceuticals Inc. | WV |
| | Finished Dose Manufacturer | Teva Pharmaceutical Industries, Ltd. | Foreign |
| | Finished Dose Manufacturer | Torrent Pharmaceuticals, Ltd. | Foreign |
| V | Finished Dose Manufacturer | Zhejiang Huahai Pharmaceutical Co., Ltd. | Foreign |
| | Finished Dose Manufacturer | John Doe | N/A |

iii. Repackagers, Labelers, and Distributors

| | Defendant Role | Defendant Name | HQ States |
|----------|---|--|-----------|
| V | Labeler/ Distributor | Aceteris, LLC NJ | |
| | Finished Dose Distributor | Actavis, LLC | NJ |
| | Finished Dose Distributor | Actavis Pharma, Inc. | NJ |
| | Repackager | A-S Medication Solutions, LLC | NE |
| V | Finished Product Distributor | Aurobindo Pharma USA, Inc. | NJ |
| | Repackager | AvKARE, Inc. | TN |
| | Repackager | Bryant Ranch Prepack, Inc.* | PA |
| V | Labeler/Distributor | Camber Pharmaceuticals, Inc. | NJ |
| | Parent Company for The Harvard Drug Group, L.L.C. d/b/a Major Pharmaceuticals | , | |
| | Repackager | The Harvard Drug Group, LLC MI d/b/a Major Pharmaceuticals | |
| | Repackager | H J Harkins Co., Inc. CA | |
| V | API Distributor | Huahai U.S. Inc. | NJ |
| | Repackager | Northwind Pharmaceuticals | IN |
| | Repackager | NuCare Pharmaceuticals, Inc.* | CA |
| | Repackager | Preferred Pharmaceuticals, Inc. | CA |
| | Repackager | RemedyRepack, Inc. | PA |
| V | Finished Dose Distributor | Solco Healthcare U.S., LLC | NJ |
| | Finished Dose Distributor | Teva Pharmaceuticals USA, Inc. | PA |
| | Finished Dose Distributor | Torrent Pharma, Inc. | NJ |
| | Labeler/Distributor/Repackager | John Doe | N/A |

iv. Wholesaler Defendants

| | Defendant Role | Defendant Name | HQ States |
|---|----------------|-------------------------------|-----------|
| | Wholesaler | AmerisourceBergen Corporation | PA |
| | Wholesaler | Cardinal Health, Inc. | ОН |
| | Wholesaler | McKesson Corporation | TX |
| V | Wholesaler | John Doe | N/A |

v. Pharmacies

| | Defendant Role | Defendant Name | HQ States |
|---|--|---------------------------------|-----------|
| | Pharmacy | Albertsons Companies, LLC | ID |
| | Parent Corporation for Express Scripts, Inc. and Express Scripts Holding Co. | Cigna Corporation | СТ |
| | Pharmacy | CVS Health | RI |
| | Parent Corporation for Express Scripts, Inc. | Express Scripts Holding Company | МО |
| | Pharmacy | Express Scripts, Inc. | МО |
| | Parent Corporation for Humana Pharmacy, Inc. | Humana, Inc. | KY |
| | Pharmacy | Humana Pharmacy, Inc. KY | |
| | Pharmacy | The Kroger Co. | ОН |
| | Pharmacy | OptumRx | CA |
| | Parent Corporation for OptumRx | Optum, Inc. | MN |
| | Pharmacy | Rite Aid Corp. | PA |
| | Parent Corporation for OptumRx and Optum, Inc. | UnitedHealth Group | MN |
| | Pharmacy | Walgreens Boots Alliance | IL |
| V | Pharmacy | Wal-Mart, Inc. | AR |
| | Pharmacy | John Doe | N/A |

vi. FDA Liaisons

| Defendant Role | Defendant Name | HQ States |
|----------------|------------------------------|------------------|
| FDA Liaison | Hetero USA, Inc. | NJ |
| FDA Liaison | Prinston Pharmaceutical Inc. | NJ |
| FDA Liaison | John Doe | N/A |

| | Ш | FI | JA Liaison | Fillistoi | i Filamilaceuticai mc. | N |
|-----|-------------|-------------|--|-----------|------------------------------|--------------|
| | | FI | OA Liaison | John D | oe | N/A |
| III | • | | SDICTION AND VENUE risdiction is based on: | | | |
| | | | ☑ Diversity of Citizenship ☐ Other as set forth below: | | | |
| | | | | | | |
| | 8 | 8. \ | Venue: District and Division in wh | ich ren | nand and trial is proper and | where you |
| | | n | night have otherwise filed this Sho | ort For | m Complaint, absent the Di | irect Filing |
| | | (| Order entered by this Court: North | nern | District of AL | |
| IV | 7.] | PLAI | NTIFF'S INJURIES | | | |
| | <u>,</u> | 9. I | njuries: Plaintiff was diagnosed w | ith the | following type of cancer: | |
| | | | Liver | | Kidney | |
| | | | Stomach | | Colorectal | |
| | | V | Pancreatic | | Esophageal | |
| | | | Small Intestine | 7 | Other: Lung | |

CAUSES OF ACTION

- 10. Plaintiff(s) hereby adopt(s) and incorporate(s) by reference the *Master Long Form Complaint and Jury Demand* as if fully set forth herein.
- 11. The following claims and allegations asserted in the *Master Long Form Complaint and Jury Demand* are herein adopted by Plaintiff(s):

| ✓ Count I: | Strict Liability – Manufacturing Defect |
|---------------|---|
| ✓ Count II: | Strict Liability - Failure to Warn |
| ✓ Count III: | Strict Liability - Design Defect |
| ✓ Count IV: | Negligence |
| ✓ Count V: | Negligence Per Se |
| ✓ Count VI: | Breach of Express Warranty |
| ✓ Count VII: | Breach of Implied Warranty |
| ☑ Count VIII: | Fraud |
| ✓ Count IX: | Negligent Misrepresentation |
| ✓ Count X: | Breach of Consumer Protection Statutes of the |
| | state(s) of: |
| | Alabama and New Jersey |
| ☑ Count XI: | Wrongful Death |
| ✓ Count XII: | Survival Action |
| ☑ Count XIII: | Loss of Consortium |
| ✓ Count XIV: | Punitive Damages |
| Other State L | aw Causes of Action as Follows: |

12. **Fraud Count:** Plaintiff adopts, incorporates and relies upon the allegations made in the Master Complaint. Any additional Plaintiff-specific allegations as to the Fraud Count must be set forth here:

13. Express Warranty Count: Plaintiff adopts, incorporates, and relies upon the allegations made in the Master Complaint. Any additional Plaintiff-specific allegations as to the Express Warranty Count must be set forth here:

14. Plaintiff(s) further bring claims against the following additional Defendants who are not listed above, and such claims are based upon the following grounds:

| Defendant | Grounds |
|-----------|---------|
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| Defendant | Grounds |
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WHEREFORE, Plaintiff(s) pray(s) for relief and demand(s) a trial by jury as set forth in the Plaintiffs' Master Long Form Complaint in MDL 2875 in the United States District Court for the District of New Jersey.

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| 8/18/2020 |
|---------------------------------|
| Date |
| David Hobbs |
| /s/ |
| David Hobbs |
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